1	*b0114/1.2* Section 3081pr. 281.75 (7) (c) 1. of the statutes is amended to
2	read:
3	281.75 (7) (c) 1. The If the claim is based on a contaminated private water
4	supply, the cost of obtaining an alternate water supply;
5	*b0114/1.2* Section 3081ps. 281.75 (7) (c) 2. (intro.) of the statutes is
6	amended to read:
7	281.75 (7) (c) 2. (intro.) The If the claim is based on a contaminated private
8	water supply, the cost of any one of the following:
9	*b0114/1.2* Section 3081pt. 281.75 (7) (c) 3. of the statutes is amended to
10	read:
11	281.75 (7) (c) 3. The cost of abandoning a contaminated private water supply,
12	if a new private water supply is constructed or, if connection to a public or private
13	water supply is provided, or if the claim is based on a well subject to abandonment;
14	*b0114/1.2* Section 3081pu. 281.75 (7) (c) 4. of the statutes is amended to
15	read:
16	281.75 (7) (c) 4. The cost of obtaining 2 tests to show that the private water
17	supply was contaminated if the claim is based on a contaminated private water
18	supply and the cost of those tests was originally paid by the claimant;
19	*b0114/1.2* Section 3081pv. 281.75 (7) (c) 5. of the statutes is amended to
20	read:
21	281.75 (7) (c) 5. Purchasing The cost of purchasing and installing a pump, if
22	the claim is based on a contaminated private water supply and a new pump is
23	necessary for the new or reconstructed private water supply; and
24	*b0114/1.2* Section 3081pw. 281.75 (7) (c) 6. of the statutes is amended to
25	read:

1	281.75 (7) (c) 6. Relocating If the claim is based on a contaminated private
2	water supply, the cost of relocating pipes, as necessary, to connect the replacement
3	water supply to the buildings served by it.
4	*b0114/1.2* Section 3081px. 281.75 (7) (c) 7. of the statutes is amended to
5	read:
6	281.75 (7) (c) 7. If the claim is based on a contaminated water supply that is
7	eligible under sub. (11) (ae), the cost of properly abandoning any improperly
8	abandoned private water supply located on the property owned or leased by the
9	claimant.
.0	*b0114/1.2* Section 3081py. 281.75 (8) (intro.) of the statutes is renumbered
1	281.75 (8) and amended to read:
.2	281.75 (8) COPAYMENT. The department shall require a payment by the
.3	claimant equal to the total of the following: copayment of \$250 unless the claim is
.4	solely for well abandonment.
.5	*b0114/1.2* Section 3081pz. 281.75 (8) (a) and (b) of the statutes are
.6	repealed.
.7	*b0114/1.2* Section 3081qb. 281.75 (11) (a) 4. of the statutes is amended to
.8	read:
.9	281.75 (11) (a) 4. One If the claim is based on a contaminated private water
20	supply, one or more of the contaminants upon which the claim is based was
21	introduced into the well through the plumbing connected to the well.
22	*b0114/1.2* Section 3081qc. 281.75 (11) (a) 5. of the statutes is amended to
23	read:
24	281.75 (11) (a) 5. One If the claim is based on a contaminated private water
25	supply, one or more of the contaminants upon which the claim is based was

1	introduced into the well intentionally by a claimant or a person who would be directly
2	benefited by payment of the claim.
3	*b0114/1.2* Section 3081qd. 281.75 (11) (a) 6. of the statutes is amended to
4	read:
5	281.75 (11) (a) 6. All If the claim is based on a contaminated private water
6	supply, all of the contaminants upon which the claim is based are naturally occurring
7	substances and the concentration of the contaminants in water produced by the well
8	does not significantly exceed the background concentration of the contaminants in
9	groundwater at that location.
10	*b0114/1.2* Section 3081qe. 281.75 (11) (a) 7. of the statutes is amended to
11	read:
12	281.75 (11) (a) 7. Except as provided in sub. (14), an award has been made
13	under this section within the previous 10 years for the parcel of land where the
14	private water supply is located and the claim is based on a contaminated private
15	water supply.
16	*b0114/1.2* Section 3081qf. 281.75 (11) (a) 8. of the statutes is amended to
17	read:
18	281.75 (11) (a) 8A- If the claim is based on a contaminated private water
19	supply, the contaminated private water supply is a residential water supply, is
20	contaminated by bacteria or nitrates or both, and is not contaminated by any other
21	substance, except as provided in par. (ae).
22	*b0114/1.2* Section 3081qg. 281.75 (11) (a) 9. of the statutes is amended to
23	read:

1	281.75 (11) (a) 9A If the claim is based on a contaminated private water
2	supply, the contaminated private water supply is a livestock water supply, is
3	contaminated by bacteria, and is not contaminated by any other substance.
4	*b0114/1.2* Section 3081qh. 281.75 (11) (b) (title) of the statutes is amended
5	to read:
6	281.75 (11) (b) (title) Limits on awards for contaminated wells; purposes.
7	*b0114/1.2* Section 3081qi. 281.75 (11) (d) (title) of the statutes is amended
8	to read: Alexander and Alexand
9	281.75 (11) (d) (title) Limits on awards for contaminated wells; amount.
10	* $b0114/1.2*$ Section 3081 $qj.$ 281.75 (17) (a) of the statutes is amended to read
11	281.75 (17) (a) A claim based on a contaminated private water supply may be
12	submitted irrespective of the time when the contamination is or could have been
13	discovered in the private water supply. A claim may be submitted for contamination
14 15	which commenced before May 11, 1984, and continues at the time a claim is submitted under this section.
16	*-1454/3.3* Section 3082. 281.87 of the statutes is created to read:
17	281.87 Great Lakes contaminated sediment removal. The department
18	may expend funds from the appropriation under s. 20.866 (2) (ti) to pay a portion of
19	the costs of a project to remove contaminated sediment from Lake Michigan or Lake
20	Superior or a tributary of Lake Michigan or Lake Superior if federal funds are
21	provided for the project under 33 USC 1268 (c) (12).
22	*b0191/5.18* Section 3082e. 285.14 (2) of the statutes is amended to read:
23	285.14 (2) Review by standing committees. At least 60 days before the
24	department is required to submit a state implementation plan to the federal
25	environmental protection agency, the department shall prepare, and provide to the

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standing committees of the legislature with jurisdiction over environmental matters, under s. 13.172 (3) a report that describes the proposed plan and contains all of the supporting documents that the department intends to submit with the plan. The department shall also submit to the revisor of statutes legislative reference bureau for publication in the administrative register a notice of availability of the report. If, within 30 days after the department provides the report, the chairperson of a standing committee to which the report was provided submits written comments on the report to the department, the secretary shall respond to the chairperson in writing within 15 days of receipt of the comments. This subsection does not apply to a modification to a state implementation plan relating to an individual source.

b0191/5.18 Section 3082r. 285.23 (6) of the statutes is amended to read:

285.23 (6) Report to standing committees. Before the department issues documents under sub. (2) and at least 60 days before the governor is required to make a submission on a nonattainment designation under 42 USC 7407 (d) (1) (A), the department shall prepare, and provide to the standing committees of the legislature with jurisdiction over environmental matters under s. 13.172 (3), a report that contains a description of any area proposed to be identified as a nonattainment area and supporting documentation. The department shall also submit to the revisor of statutes legislative reference bureau for publication in the administrative register a notice of availability of the report. If, within 30 days after the department submits the report, the chairperson of a standing committee to which the report was provided submits written comments on the report to the department, the secretary shall respond to the chairperson in writing within 15 days of receipt of the comments.

b0115/1.1 Section 3086k. 287.26 of the statutes is amended to read:

1	287.26 Business waste reduction and recycling assistance. The
2	department may contract with a nonprofit organization for services to assist
3	businesses to reduce the amount of solid waste generated or to reuse or recycle solid
4	waste. In any contract under this section, the department shall include goals and
5	objectives, methods to measure progress toward the goals and objectives, and a
6	schedule for reporting to the department on the use of funds and progress toward the
7	goals and objectives. The department may not provide more than \$250,000 annually
8	under this section to any nonprofit organization.
9	*b1179/1.19* Section 3086p. 287.31 (6) of the statutes is amended to read:
10	287.31 (6) Use of revenues. The newspaper recycling fees collected under sub.
11	(5) shall be deposited in the recycling and renewable energy fund under s. 25.49.
12	*-0349/2.3* Section 3087. 289.43 (7) (e) 3. of the statutes is amended to read:
13	289.43 (7) (e) 3. All fees collected under this paragraph shall be credited to the
14 15	appropriations <u>appropriation</u> under s. 20.370 (2) (dg) and (9) (mj). *-1453/1.1* Section 3088. 289.645 (3) of the statutes is amended to read:
16	289.645 (3) Amount of recycling fee. The fee imposed under this section is
17	\$3 <u>\$4</u> per ton for all solid waste other than high-volume industrial waste.
18	*b1179/1.20* Section 3088d. 289.645 (6) of the statutes is amended to read:
19	289.645 (6) Use of recycling fees. The fees collected under sub. (2) shall be
20	deposited in the recycling and renewable energy fund.
21	*-1113/2.2* Section 3089. 289.67 (1) (cp) of the statutes is amended to read:
22	289.67 (1) (cp) Amount of environmental repair fee. Notwithstanding par. (cm)
23	and except as provided under par. (d), the environmental repair fee imposed under
24	par. (a) is $30 \underline{50}$ cents per ton for solid or hazardous waste, other than high-volume
25	industrial waste, disposed of on or after January 1, 1988, but before July 1, 1989,

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and 50 cents per ton disposed of on or after July 1, 1989 before the first day of the first
month beginning after the effective date of this paragraph [revisor inserts date],
and \$1.60 per ton disposed of on or after the first day of the first month beginning
after the effective date of this paragraph [revisor inserts date].

-1113/2.3 Section 3090. 289.67 (1) (h) of the statutes is amended to read: 289.67 (1) (h) Use of environmental repair fee. The fees collected under par. (b) shall be credited to the environmental fund for environmental management.

-1261/5.852 *-1267/P1.331* SECTION 3091. 291.15 (2) (d) of the statutes is amended to read:

291.15 (2) (d) Use of confidential records. Except as provided under par. (c) and this paragraph the department or the department of justice may use records and other information granted confidential status under this subsection only in the administration and enforcement of this chapter. The department or the department of justice may release for general distribution records and other information granted confidential status under this subsection if the owner or operator expressly agrees to the release. The department or the department of justice may release on a limited basis records and other information granted confidential status under this subsection if the department or the department of justice is directed to take this action by a judge or hearing examiner under an order which protects the The department or the confidentiality of the records or other information. department of justice may release to the U.S. environmental protection agency or its authorized representative records and other information granted confidential status under this subsection if the department or the department of justice includes in each release of records or other information a request to the U.S. environmental protection agency or its authorized representative to protect the confidentiality of

the records or other information. The department or the department of justice shall provide to the department of workforce development children and families or a county child support agency under s. 59.53 (5) the name and address of an individual, the name and address of the individual's employer and financial information related to the individual that is contained in records or other information granted confidential status under this subsection if requested under s. 49.22 (2m) by the department of workforce development children and families or a county child support agency under s. 59.53 (5).

-0353/2.1 Section 3092. 291.97 (3) of the statutes is created to read:

291.97 (3) Cost Recovery. In addition to the penalties provided under subs. (1) and (2), the court may award the department of justice the reasonable and necessary expenses of the investigation and prosecution of the violation, including attorney fees and the costs of performing monitoring. The department of justice shall deposit in the state treasury for deposit into the general fund all moneys that the court awards to the department or the state under this paragraph. The costs of investigation and the expenses of prosecution, including attorney fees, shall be credited to the appropriation account under s. 20.455 (1) (gh).

-0304/3.6 Section 3093. 292.11 (7) (d) 1m. b. of the statutes is amended to read:

292.11 (7) (d) 1m. b. An area designated by the local governmental unit if the area consists of 2 or more properties affected by a contiguous region of groundwater contamination or contains 2 or more properties that are brownfields, as defined in s. 560.60 (1v) 560.13 (1) (a).

-0304/3.7 Section 3094. 292.255 of the statutes is amended to read:

29	92.255	Report	on l	brownfield	efforts.	The	department	of	natural
resoure	ces, the c	lepartmei	nt of a	administratio	on, and the	depar	tment of com	mei	rce shall
submit	a repo	rt evaluat	ing t	he effectiven	ess of this	state	e's efforts to	rem	edy the
contam	nination	of, and to	rede	velop, brown	fields, as d	efine	d in s. 560.60	(1v) <u>560.13</u>
(1) (a).									

Section 3094h. 292.68 of the statutes is created to read:

292.68 Reimbursement for disposal of PCB contaminated sediment.

(1) DEFINITIONS. In this section:

- (a) "Disposal costs" means the costs of transporting PCB contaminated sediment to a hazardous waste disposal facility, the fees for disposing of the PCB contaminated sediment in the hazardous waste disposal facility, and the cost of any permits that an applicant is required to obtain in order to transport and dispose of the PCB contaminated sediment.
- (b) "PCB contaminated sediment" means sediment that contains polychlorinated biphenyls in a concentration of 50 parts per million or greater and that is dredged from the bed or bank of a navigable water in this state.
- (2) PROGRAM. The department shall administer a program to provide reimbursement to certain responsible parties for a portion of costs incurred for disposing of PCB contaminated sediment at an out-of-state hazardous waste disposal facility, as provided in this section.
- (3) ELIGIBLE PERSON. A person is eligible for the program under this section if the person is a responsible party, under s. 292.11 or 42 USC 9601 to 9675, for the remediation of PCB contaminated sediment or has entered into a consent decree with the department or the federal environmental protection agency under which the person undertakes the remediation of PCB contaminated sediment.

- (4) APPLICATION. A person may seek reimbursement under this section by submitting an application to the department that contains all of the following:
- (a) Test results that show that the sediment on which the application is based contains polychlorinated biphenyls in a concentration of 50 parts per million or greater.
- (b) Documentation showing that the applicant is an eligible person under sub.(3).
- (c) Documentation showing that the PCB contaminated sediment was transported to and disposed of at a licensed hazardous waste disposal facility outside of this state and that disposal occurred on or after May 1, 2007.
- (d) Documentation showing the disposal costs, including information concerning the length and other terms of any contract for the disposal of the PCB contaminated sediment, and showing any other costs that the department determines to be reasonably necessary and attributable to the out-of-state disposal.
- (e) An estimate, in accordance with sub. (5), of what the disposal costs would be using a facility in this state that is approved for the disposal of sediment that contains polychlorinated biphenyls in a concentration of 50 parts per million or greater.
- (5) ESTIMATE OF IN-STATE DISPOSAL COSTS. (a) If there is a facility in this state that is approved for the disposal of sediment that contains polychlorinated biphenyls in a concentration of 50 parts per million or greater, an applicant shall make the estimate required by sub. (4) (e) using the disposal costs for that facility.
- (b) Except as provided in par. (c), if there is no facility in this state that is approved for the disposal of sediment that contains polychlorinated biphenyls in a

- concentration of 50 parts per million or greater, an applicant shall make the estimate required by sub. (4) (e) in one of the following ways:
 - 1. Based on the costs of disposing of PCB contaminated sediment at facilities in other states, other than the facility that the applicant uses for disposal of the contaminated sediments, that are comparable to a facility that, if constructed in this state, would meet the applicable state and federal requirements for the disposal of sediment that contains polychlorinated biphenyls in a concentration of 50 parts per million or greater.
 - 2. Based on the costs of constructing and operating a facility in this state that would meet the applicable state and federal requirements for the disposal of sediment that contains polychlorinated biphenyls in a concentration of 50 parts per million or greater.
 - (c) If there is no facility in this state that is approved for the disposal of sediment that contains polychlorinated biphenyls in a concentration of 50 parts per million or greater and if the department has accepted, within 2 years of the date that an applicant submits an application, an estimate required by sub. (4) (e) using the method under par. (b) 1., the applicant may use that estimate to satisfy sub. (4) (e).
 - (d) If an applicant is required to make an estimate under par. (b), the applicant shall include in the application an explanation of the method used to estimate the cost of transporting the PCB contaminated sediment to a facility in this state.
 - (6) NOTIFICATION OF COMPLETENESS. When the department receives an application under sub. (4), the department shall notify the claimant whether the application is complete and, if the application is not complete, the information that the applicant must submit to complete the application.

- (7) Decision on application. (a) Subject to pars. (b) and (c), the department shall approve a complete application that complies with sub. (4) and the rules promulgated under sub. (11) if the department determines that the disposal costs incurred by the applicant and any other costs that the department determines to be reasonably necessary and attributable to the out-of-state disposal exceed what the disposal costs would be using a facility in this state that meets the applicable state and federal requirements for the disposal of sediment that contains polychlorinated biphenyls in a concentration of 50 parts per million or greater.
- (b) The department may only approve reimbursement for costs incurred on or after the first day of the 24th month before the month in which the application is submitted.
- (c) The department shall deny an application if the department determines that the application is fraudulent.
- (8) Reimbursement. (a) Except as provided in par. (b), if the department approves an application under sub. (4), the department shall, within 60 days of receiving the complete application, pay the applicant an amount equal to 95 percent of the amount by which the sum of the approved costs exceeds what the disposal costs would be using a facility in this state that meets the applicable state and federal requirements for the disposal of sediment that contains polychlorinated biphenyls in a concentration of 50 parts per million or greater.
- (b) If the amount determined under par. (a) exceeds the amount available in the appropriation account under 20.370 (6) (ev), the department shall pay the excess when additional funds become available.
- (9) REVIEW OF DECISION. (a) No later than the 30th day after the day on which: the department approves or denies an application under sub. (4), the applicant may

- submit a petition for reconsideration to the secretary. The secretary shall issue a decision on whether to grant the petition no later than the 20th day after the day on which the applicant submits the petition. If the secretary grants the petition, the secretary shall meet with the applicant and employees of the department and shall issue a decision on the reconsideration no later than the 30th day after the day of the meeting.
- (b) No later than the 30th day after the day on which the department approves or denies an application under sub. (4) or, if the applicant petitioned for reconsideration under par. (a), no later than the 30th day after the day on which the secretary denied the petition or issued a decision on reconsideration, the applicant may request a contested case hearing under ch. 227.
- (c) No later than the 30th day after the day on which the department approves or denies an application under sub. (4) or, if the applicant petitioned for reconsideration under par. (a), no later than the 30th day after the day on which the secretary denied the petition or issued a decision on reconsideration, or, if the applicant requested a contested case hearing under ch. 227, no later than the 30th day after the day on which the final decision on the contested case is issued, an applicant may petition for judicial review of the department's decision on the application.
- (10) Effect of program. (a) The availability of reimbursement under this section is not a bar to any other statutory or common law remedy for a responsible party to recover costs of disposing of PCB contaminated sediment. A responsible party is not required to seek reimbursement under this section before seeking any other statutory or common law remedy.

1	(b) Findings and conclusions under this section are not admissible in any civil
2	action.
3	(11) RULES. The department shall promulgate rules specifying procedures for
4	the submission, review, and approval of claims under this section.
5	*-1261/5.853* *-1267/P1.332* Section 3095. $299.07(1)(am)1.of the statutes$
6	is amended to read:
7	299.07 (1) (am) 1. If an individual who applies for the issuance or renewal of
- 8	a license, registration or certification specified in par. (a) does not have a social
9	security number, the department shall require the applicant, as a condition of
10	issuing or renewing the license, registration or certification, to submit a statement
11	made or subscribed under oath or affirmation that the applicant does not have a
12	social security number. The statement shall be in the form prescribed by the
13	department of workforce development children and families.
14	*-1261/5.854* *-1267/P1.333* SECTION 3096. 299.07 (1) (b) 2. of the statutes
15	is amended to read:
16	299.07 (1) (b) 2. If the department is required to obtain the information under
17	s. 299.08 (1) (a), to the department of workforce development children and families
18	in accordance with a memorandum of understanding under s. 49.857.
19	*-1261/5.855* *-1267/P1.334* Section 3097. $299.08(1)(am)1$. of the statutes
20	is amended to read:
21	299.08 (1) (am) 1. If an individual who applies for the issuance or renewal of
22	a license, registration or certification specified in par. (a) does not have a social
23	security number, the department shall require the applicant, as a condition of
24	issuing or renewing the license, registration or certification, to submit a statement
25	made or subscribed under oath or affirmation that the applicant does not have a

social security i	number. T	he statemen	t shall be	in the	form	prescribed	by	the
department of w	orkforce de	velopment <u>cl</u>	ildren an	d famili	es.			

- *-1261/5.856* *-1267/P1.335* SECTION 3098. 299.08 (1) (b) 1. of the statutes is amended to read:
- 299.08 (1) (b) 1. To the department of workforce development children and families in accordance with a memorandum of understanding under s. 49.857.
- *-1261/5.857* *-1267/P1.336* Section 3099. 299.08 (2) of the statutes is amended to read:

299.08 (2) The department shall deny an application for the issuance or renewal of a license, registration or certification specified in sub. (1) (a), or shall suspend a license, registration or certification specified in sub. (1) (a) for failure to make court-ordered payments of child or family support, maintenance, birth expenses, medical expenses or other expenses related to the support of a child or former spouse or failure to comply, after appropriate notice, with a subpoena or warrant issued by the department of workforce development children and families or a county child support agency under s. 59.53 (5) and relating to paternity or child support proceedings, as required in a memorandum of understanding under s. 49.857.

b0250/P2.1 Section 3100g. 301.03 (6t) of the statutes is created to read:

301.03 (6t) On or before January 1 of each odd-numbered year, submit a report to the joint committee on finance and to the chief clerk of each house of the legislature on the use of overtime in the state correctional institutions, identifying the state correctional institution, the amount and costs of overtime at each correctional institution, and the reason for the overtime at each correctional institution.

-1261/5.858 *-1267	7/P1.337* Section 3104.	301.12 (14) (b) of the	statutes
is amended to read:			

301.12 (14) (b) Except as provided in par. (c) and subject to par. (cm), liability of a parent specified in sub. (2) or s. 301.03 (18) for the care and maintenance of the parent's minor child who has been placed by a court order under s. 938.183, 938.355, or 938.357 in a residential, nonmedical facility such as a group home, foster home, treatment foster home, residential care center for children and youth, or juvenile correctional institution shall be determined by the court by using the percentage standard established by the department of workforce development children and families under s. 49.22 (9) and by applying the percentage standard in the manner established by the department under par. (g).

-1261/5.859 *-1267/P1.338* SECTION 3105. 301.12 (14) (g) of the statutes is amended to read:

301.12 (14) (g) For purposes of determining child support under par. (b), the department shall promulgate rules related to the application of the standard established by the department of workforce development children and families under s. 49.22 (9) to a child support obligation for the care and maintenance of a child who is placed by a court order under s. 938.183, 938.355 or 938.357 in a residential, nonmedical facility. The rules shall take into account the needs of any person, including dependent children other than the child, whom either parent is legally obligated to support.

-1278/3.14 Section 3108. 301.25 of the statutes is amended to read:

301.25 Sewer system at Taycheedah Correctional Institution. The department, with the approval of the governor, may enter into an agreement containing terms, conditions and covenants approved by the building commission,

to participate in the construction of a sanitary sewer system in the area adjacent to
the Taycheedah Correctional Institution in the town of Taycheedah, Fond du Lac
County; to connect the sewer system of the Taycheedah Correctional Institution
thereto; to pay sewage disposal charges; and to grant easements or, subject to s
16.848, convey land to meet construction requirements.

-1261/5.860 *-1261/P3.568* SECTION 3112. 301.26 (4) (c) of the statutes is amended to read:

301.26 (4) (c) Notwithstanding pars. (a), (b), and (bm), the department of corrections shall pay, from the appropriation under s. 20.410 (3) (hm), (ho), or (hr), the costs of care, services, and supplies provided for each person receiving services under s. 46.057, 48.366, 51.35 (3), 938.183, or 938.34 who was under the guardianship of the department of health and family services children and families pursuant to an order under ch. 48 at the time that the person was adjudicated delinquent.

-1349/1.1 Section 3113. 301.26 (4) (d) 2. of the statutes is amended to read: 301.26 (4) (d) 2. Beginning on July 1, 2005 2007, and ending on June 30, 2006 2008, the per person daily cost assessment to counties shall be \$203 \$259 for care in a Type 1 juvenile correctional facility, as defined in s. 938.02 (19), \$203 \$259 for care for juveniles transferred from a juvenile correctional institution under s. 51.35 (3), \$234 \$277 for care in a residential care center for children and youth, \$157 \$165 for care in a group home for children, \$47 \$67 for care in a foster home, \$83 \$132 for care in a treatment foster home, \$81 \$99 for departmental corrective sanctions services, and \$32 \$35 for departmental aftercare services.

-1349/1.2 Section 3114. 301.26 (4) (d) 3. of the statutes is amended to read:

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301.26 (4) (d) 3. Beginning on July 1, 2006 2008, and ending on June 30, 2007 2009, the per person daily cost assessment to counties shall be \$209 \$268 for care in a Type 1 juvenile correctional facility, as defined in s. 938.02 (19), \$209 \$268 for care for juveniles transferred from a juvenile correctional institution under s. 51.35 (3), \$244 \$296 for care in a residential care center for children and youth, \$163 \$172 for care in a group home for children, \$50 \$74 for care in a foster home, \$87 \$145 for care in a treatment foster home, \$82 \$101 for departmental corrective sanctions services, and \$33 \$37 for departmental aftercare services.

b0237/1.8 Section 3114m. 301.26 (5) of the statutes is created to read:

301.26 (5) REVENUE SUFFICIENCY. (a) Before the close of each odd-numbered fiscal year, the department of corrections shall project the balance that will remain in the appropriation account under s. 20.410 (3) (hm) on June 30 of that fiscal year and provide that information to the department of administration.

(b) 1. If the department of corrections projects under par. (a) that there will be a deficit in the appropriation account under s. 20.410 (3) (hm) on June 30 of an odd-numbered year, the department of administration shall include the amount of that projected deficit in the cost basis used to calculate the per person daily cost assessments under sub. (4) (d) 2. and 3. for care in a Type 1 juvenile correctional facility, as defined in s. 938.02 (19), for the next fiscal biennium by adding 50 percent of that projected deficit to the cost basis used to determine the per person daily cost assessment under sub. (4) (d) 2. for care in a Type 1 juvenile correctional facility for the first year of the next fiscal biennium and by adding 50 percent of that projected deficit to the cost basis used to determine the per person daily cost assessment under sub. (4) (d) 3. for care in a Type 1 juvenile correctional facility for the 2nd year of the next fiscal biennium.

2. The secretary of administration shall use to recoup the projected de	ficit
specified in subd. 1. all moneys generated by the increases in the per person daily	cost
assessments specified in subd. 1. that result from adding that projected deficit to	the
cost basis specified in subd. 1.	

- (c) If on June 30 of the odd-numbered year of the next fiscal biennium the moneys described in par. (b) 2. exceed the amount of the actual deficit on June 30 of the odd-numbered year of the fiscal biennium in which that deficit was incurred, all moneys in excess of that actual deficit shall be remitted to the counties or transferred to the appropriation account under s. 20.410 (3) (kx) by September 30 of that odd-numbered year. Each county and the department shall receive a proportionate share of the remittance and transfer depending on the total number of days of placement at Type 1 juvenile correctional facilities, as defined in s. 938.02 (19), for each county and the state during that next fiscal biennium. Counties shall use any amounts remitted under this paragraph for the purposes specified in this section. The department shall deposit in the general fund the amounts transferred under this paragraph to the appropriation account under s. 20.410 (3) (kx).
- *-1350/2.1* Section 3116. 301.26 (7) (intro.) of the statutes is amended to read:
- 301.26 (7) ALLOCATIONS OF FUNDS. (intro.) Within the limits of the availability of federal funds and of the appropriations under s. 20.410 (3) (cd) and (ko), the department shall allocate funds for community youth and family aids for the period beginning on July 1, 2005 2007, and ending on June 30, 2007 2009, as provided in this subsection to county departments under ss. 46.215, 46.22, and 46.23 as follows:

* $\mathbf{b}1208/2.2$ * Section 3117d. 301.26 (7) (a) of the statutes is amended to read:

301.26 (7) (a) For community youth and family aids under this section,
amounts not to exceed \$44,145,100 \$49,395,100 for the last 6 months of 2005,
\$88,290,200 for 2006, and \$44,145,100 2007, \$99,790,200 for 2008, and \$50,395,100
for the first 6 months of $2007 2009$.

-1350/2.3 Section 3118. 301.26 (7) (b) (intro.) of the statutes is amended to read:

301.26 (7) (b) (intro.) Of the amounts specified in par. (a), the department shall allocate \$2,000,000 for the last 6 months of 2005 2007, \$4,000,000 for 2006 2008, and \$2,000,000 for the first 6 months of 2007 2009 to counties based on each of the following factors weighted equally:

-1350/2.4 Section 3119. 301.26 (7) (bm) of the statutes is created to read:

301.26 (7) (bm) Of the amounts specified in par. (a), the department shall allocate \$5,250,000 for the last 6 months of 2007, \$11,500,000 for 2008, and \$6,250,000 for the first 6 months of 2009 to counties based on each county's proportion of the number of juveniles statewide who are placed in a juvenile correctional facility during the most recent 3-year period for which that information is available.

-1350/2.5 Section 3120. 301.26 (7) (c) of the statutes is amended to read:

301.26 (7) (c) Of the amounts specified in par. (a), the department shall allocate \$1,053,200 for the last 6 months of 2005 2007, \$2,106,500 for 2006 2008, and \$1,053,300 for the first 6 months of 2007 2009 to counties based on each of the factors specified in par. (b) 1. to 3. weighted equally, except that no county may receive an allocation under this paragraph that is less than 93% nor more than 115% of the amount that the county would have received under this paragraph if the allocation had been distributed only on the basis of the factor specified in par. (b) 3.

(8) (a) and amended to read:

1	*-1350/2.6* Section 3122. 301.26 (7) (e) of the statutes is amended to read:
2	301.26 (7) (e) For emergencies related to community youth and family aids
3	under this section, amounts not to exceed \$125,000 for the last 6 months of 2005
4	2007, \$250,000 for 2006 2008, and \$125,000 for the first 6 months of 2007 2009. A
5	county is eligible for payments under this paragraph only if it has a population of not
6 .	more than 45,000.
7	*-1350/2.7* Section 3123. 301.26 (7) (h) of the statutes is amended to read:
8	301.26 (7) (h) For counties that are participating in the corrective sanctions
9	program under s. 938.533 (2), \$1,062,400 in the last 6 months of 2005 2007,
10	\$2,124,800 in 2006 2008, and \$1,062,400 in the first 6 months of 2007 2009 for the
11	provision of corrective sanctions services for juveniles from that county. In
12	distributing funds to counties under this paragraph, the department shall determine
13	a county's distribution by dividing the amount allocated under this paragraph by the
14	number of slots authorized for the program under s. 938.533 (2) and multiplying the
15	quotient by the number of slots allocated to that county by agreement between the
16	department and the county. The department may transfer funds among counties as
17	necessary to distribute funds based on the number of slots allocated to each county.
18	*-1350/2.8* Section 3124. 301.26 (8) of the statutes is amended to read:
19	301.26 (8) Alcohol and other drug abuse treatment. From the amount of the
20	allocations specified in sub. (7) (a), the department shall allocate $\$666,700$ in the last
21	6 months of $2005 \ 2007$, \$1,333,400 in $2006 \ 2008$, and \$666,700 in the first 6 months
22	of $2007 \ 2009$ for alcohol and other drug abuse treatment programs.
23	*-0628/1.8* Section 3125. 301.265 (title) of the statutes is repealed.
24	*-0628/1.9* Section 3126. 301.265 (1) of the statutes is renumbered 16.964

16.964 (8) (a) From the appropriations under s. 20.410 (3) 20.505 (6) (d) and (kj), the department office shall allocate \$500,000 in each fiscal year to enter into a contract with an organization to provide services in a county having a population of 500,000 or more for the diversion of youths from gang activities into productive activities, including placement in appropriate educational, recreational, and employment programs. Notwithstanding s. 16.75, the department office may enter into a contract under this subsection paragraph without soliciting bids or proposals and without accepting the lowest responsible bid or offer.

-0628/1.10 SECTION 3127. 301.265 (2) of the statutes is renumbered 16.964 (8) (b) and amended to read:

16.964 (8) (b) From the appropriation under s. 20.410 (3) (ky) 20.505 (6) (km), the department office may not distribute more than \$300,000 in each fiscal year to the organization that it has contracted with under sub. (1) par. (a) for alcohol and other drug abuse education and treatment services for participants in that organization's youth diversion program.

-0628/1.11 SECTION 3128. 301.265 (3) of the statutes is renumbered 16.964 (8) (c) and amended to read:

16.964 (8) (c) From the appropriations under s. 20.410 (3) 20.505 (6) (d) and (kj), the department office shall allocate \$150,000 in each fiscal year to enter into a contract with an organization to provide services in Racine County, \$150,000 in each fiscal year to enter into a contract with an organization to provide services in Kenosha County, \$150,000 in each fiscal year to enter into a contract with an organization that is located in ward 12 in the city of Racine to provide services in Racine County, and \$150,000 in each fiscal year to enter into a contract with an organization to provide services in Brown County, and from the appropriation under

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s. 20.410 (3) 20.505 (6) (kj), the department shall allocate \$100,000 in each fiscal year to enter into a contract with an organization, for the diversion of youths from gang activities into productive activities, including placement in appropriate educational, recreational, and employment programs, and for alcohol or other drug abuse education and treatment services for participants in that organization's youth diversion program. The organization that is located in ward 1-2 in the city of Racine shall have a recreational facility, shall offer programs to divert youths from gang activities, may not be affiliated with any national or state association, and may not have entered into a contract under s. 301.265 (3), 1995 stats. Notwithstanding s. 16.75, the department office may enter into a contract under this subsection paragraph without soliciting bids or proposals and without accepting the lowest responsible bid or offer.

b0252/3.1 Section 3128m. 301.286 of the statutes is created to read:

301.286 State identification upon release from prison. Before an individual is released from prison upon completion of his or her sentence or to parole or extended supervision, the department shall determine if the individual has an operator's license or a state identification card under ch. 343. If the individual has neither, the department shall assist the individual in applying for a state identification card under s. 343.50. The department shall determine if the individual is able to pay all or a portion of the fee under s. 343.50 (5) from the individual is unable to pay from the individual's general fund account. The department shall pay any portion of the fee the individual is unable to pay from the individual's general fund account.

-1261/5.861 *-1261/P3.569* SECTION 3129. 301.37 (1) of the statutes is amended to read:

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301.37 (1) The department shall fix reasonable standards and regulations for the design, construction, repair, and maintenance of all houses of correction, reforestation camps maintained under s. 303.07, jails, as defined in s. 302.30, extensions of jails under s. 59.54 (14) (g), rehabilitation facilities under s. 59.53 (8), lockup facilities, as defined in s. 302.30, work camps under s. 303.10, Huber facilities under s. 303.09, and, after consulting with the department of health and family services children and families, all juvenile detention facilities, with respect to their adequacy and fitness for the needs which they are to serve.

-1261/5.862 *-1267/P1.339* SECTION 3130. 301.45 (7) (a) of the statutes is amended to read:

301.45 (7) (a) The department shall maintain information provided under sub.

(2). The department shall keep the information confidential except as provided in ss. 301.03 (14) and 301.46, except as needed for law enforcement purposes and except to provide, in response to a request for information under s. 49.22 (2m) made by the department of workforce development children and families or a county child support agency under s. 59.53 (5), the name and address of an individual registered under this section, the name and address of the individual's employer and financial information related to the individual.

-1261/5.863 *-1267/P1.340* SECTION 3131. 301.45 (9) of the statutes is amended to read:

301.45 (9) COOPERATION. The department of health and family services, the department of workforce development children and families, the department of transportation and all circuit courts shall cooperate with the department of corrections in obtaining information under this section.

-0241/2.2 Section 3132. 301.45 (10) of the statutes is amended to read:

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301.45 (10) The department may require a person who must register as a sex
offender and who is in its custody or on probation, parole, or extended supervision
to pay an annual fee to partially offset its costs in monitoring persons on probation,
parole, or extended supervision who must register as sex offenders. The department
shall establish any such fee by rule, but the fee may not exceed \$50 \$100.

***b0253/P1.1* Section 3132r.** 301.46 (2m) (am) of the statutes is amended to read:

301.046 (2m) (am) If an agency with jurisdiction confines a person under s. 301.046, provides a person entering the intensive sanctions program under s. 301.048 with a sanction other than a placement in a Type 1 prison or a jail, or releases a person from confinement in a state correctional institution or institutional care, and the person has been found to be a sexually violent person under ch. 980 or has, on 2 or more separate occasions, been convicted or found not guilty or not responsible by reason of mental disease or defect for a sex offense or for a violation of a law of this state that is comparable to a sex offense, the agency with jurisdiction shall notify the police chief of any community and the sheriff of any county in which the person will be regularly traveling. Notification under this paragraph shall be in addition to providing access to information under sub. (2) and to any other notification that an agency with jurisdiction is authorized to provide.

-1261/5.864 *-1261/P3.570* SECTION 3133. 301.46 (4) (a) 10m. of the statutes is created to read:

301.46 (4) (a) 10m. The department children and families.

b0226/P3.1 Section 3134m. 301.48 (1) (cm) and (cn) of the statutes are created to read:

1	301.48 (1) (cm) "Level 1 child sex offense" means a violation of s. 948.02 or
2	948.025 in which any of the following occurs:
3	1. The actor has sexual contact or sexual intercourse with an individual who
4	is not a relative of the actor and who has not attained the age of 13 years and causes
5	great bodily harm, as defined in s. 939.22 (14), to the individual.
6	2. The actor has sexual intercourse with an individual who is not a relative of
7	the actor and who has not attained the age of 12 years.
8	(cn) "Level 2 child sex offense" means a violation of s. 948.02 or 948.025 in which
9	any of the following occurs:
10	1. The actor has sexual intercourse, by use or threat of force or violence, with
11	an individual who is not a relative of the actor and who has not attained the age of
12	16 years.
13	2. The actor has sexual contact, by use or threat of force or violence, with an
14	individual who has not attained the age of 16 years and who is not a relative of the
15	actor, and the actor is at least 18 years of age when the sexual contact occurs.
16	* $b0226/P3.1*$ Section 3135a. 301.48 (1) (d) of the statutes, as created by 2005
17	Wisconsin Act 431, is amended to read:
18	301.48 (1) (d) "Lifetime tracking" means global positioning system tracking
19	that is required for a person for the remainder of the person's life or until terminated
20	$undersub.(2m),sub.(6),ifapplicable,orsub.(7)or\underline{(8)(7m)}.\text{``Lifetimetracking''}does$
21	not include global positioning system tracking under sub. (2) (c) or (d), regardless of
22	how long it is required.
23	*b0226/P3.1* Section 3136g. 301.48 (1) (dr) of the statutes is created to read:

1	301.48 (1) (dr) "Relative" means a son, daughter, brother, sister, first cousin,
2	2nd cousin, nephew, niece, grandchild, or great grandchild, or any other person
3	related by blood, marriage, or adoption.
4	* $b0226/P3.1*$ Section 3136m. $301.48(1)(e)$ of the statutes, as created by 2005
5	Wisconsin Act 431, is repealed and recreated to read:
6	301.48 (1) (e) "Serious child sex offense" means a level 1 child sex offense or a
7	level 2 child sex offense.
8	*b0226/P3.1* Section 3136r. 301.48 (1) (fm) of the statutes is created to read
9	301.48 (1) (fm) "Sexual contact" has the meaning given in s. 948.01 (5).
10	*b0226/P3.1* Section 3137a. 301.48 (2) (a) (intro.) of the statutes, as created
11	by 2005 Wisconsin Act 431, is amended to read:
12	301.48 (2) (a) (intro.) Except as provided in sub. (2m), the department shall
13	maintain lifetime tracking of a person if any of the following occurs with respect to
14	the person on or after July 1, 2007 January 1, 2008:
15	*b0226/P3.1* Section 3138g. 301.48 (2) (a) 1. of the statutes, as created by
16	2005 Wisconsin Act 431, is amended to read:
17	301.48 (2) (a) 1. A court places the person on probation for committing a serious
18	<u>level 1</u> child sex offense.
19	*b0226/P3.1* Section 3138r. 301.48 (2) (a) 1m. of the statutes is created to
20	read:
21	301.48 (2) (a) 1m. The person is convicted for committing a level 2 child sex
22	offense and the court places the person on probation for committing the level 2 child
23	sex offense.
24	*b0226/P3.1* Section 3139a. 301.48 (2) (a) 2. of the statutes, as created by
25	2005 Wisconsin Act 421 is amended to read:

regarding the person.

1	301.48 (2) (a) 2. The department releases the person to extended supervision
2	or parole while the person is serving a sentence for committing a serious <u>level 1</u> child
3	sex offense.
4	*b0226/P3.1* Section 3139r. 301.48 (2) (a) 2m. of the statutes is created to
5	read:
6	301.48 (2) (a) 2m. The person is convicted for committing a level 2 child sex
7	offense and the department releases the person to extended supervision or parole
8	while the person is serving the sentence for committing the level 2 child sex offense.
9	*b0226/P3.1* SECTION 3140g. 301.48 (2) (a) 3. of the statutes, as created by
10	2005 Wisconsin Act 431, is amended to read:
11	301.48 (2) (a) 3. The department releases the person from prison upon the
12	completion of a sentence imposed for a serious <u>level 1</u> child sex offense.
13 14	*b0226/P3.1* Section 3140r. 301.48 (2) (a) 3m. of the statutes is created to read:
15	301.48 (2) (a) 3m. The person is convicted for committing a level 2 child sex
16	offense and the department releases the person from prison upon the completion of
17	the sentence imposed for the level 2 child sex offense.
18	*b0226/P3.1* Section 3141g. 301.48 (2) (a) 6., 7. and 8. of the statutes are
19	created to read:
20	301.48 (2) (a) 6. The court places a person on lifetime supervision under s.
21	939.615 for committing a serious child sex offense and the person is released from
22	prison.
23	7. A police chief or a sheriff receives a notification under s. 301.46 (2m) (am)

1	8. The department makes a determination under sub. (2g) that global
2	positioning system tracking is appropriate for the person.
3	* $\mathbf{b0226/P3.1*}$ Section 3143m. 301.48 (2) (b) (intro.) of the statutes, as created
4	by 2005 Wisconsin Act 431, is amended to read:
5	301.48 (2) (b) (intro.) The department shall maintain lifetime tracking of a
6	person if any of the following occurs with respect to the person on or after July 1, 2007
7	January 1, 2008:
8	*b0226/P3.1* Section 3144m. 301.48 (2) (b) 2. of the statutes, as created by
9	2005 Wisconsin Act 431, is amended to read:
10	301.48 (2) (b) 2. A court discharges the person under s. 980.09 or 980.10 (4).
11	This subdivision does not apply if the person was on supervised release immediately
12	before being discharged.
13	* $b0226/P3.1*$ Section 3145m. 301.48 (2) (c) of the statutes, as created by 2005
14 15	Wisconsin Act 431, is repealed. *b0226/P3.1* Section 3148g. 301.48 (2) (d) of the statutes, as created by 2005
16	Wisconsin Act 431, is amended to read:
17	301.48 (2) (d) If, on or after July 1, 2007 January 1, 2008, a person is being
18	placed on probation, extended supervision, or parole, or lifetime supervision for
19	committing a sex offense and par. (a), \underline{or} (b), \underline{or} (c) does not apply, the department may
20	have the person tracked using a global positioning system tracking device as a
21	condition of the person's probation, extended supervision, or parole, or lifetime
22	supervision.
23	*b0226/P3.1* Section 3148r. 301.48 (2g) of the statutes is created to read:
24	301.48 (2g) DEPARTMENT DETERMINATION. If a person who committed a serious
25	child sex offense, or a person under supervision under the interstate corrections

compact for a serious child sex offense, is not subject to lifetime tracking under sub
(2), the department shall assess the person's risk using a standard risk assessment
instrument to determine if global positioning system tracking is appropriate for the
person.
* $b0226/P3.1*$ Section 3149m. 301.48 (2m) of the statutes, as created by 2005
Wisconsin Act 431, is amended to read:
301.48 (2m) Passive positioning system tracking. If a person who is subject
to lifetime tracking under sub. (2) (a) 1., 1m., 2., er, 2m., 3., or 3m. completes his or
her sentence, including any probation, parole, or extended supervision, the
department may decide to use passive positioning system tracking instead of
maintaining lifetime tracking.
b0226/P3.1 Section 3151m. 301.48 (3) (a) 1. of the statutes, as created by
2005 Wisconsin Act 431, is amended to read:
301.48 (3) (a) 1. Use field monitoring equipment that supports cellular
communications with as large a coverage area as possible and shall automatically
provide instantaneous or nearly instantaneous information regarding the
whereabouts of a person who is being monitored, including information regarding
the person's presence in an exclusion zone established under par. (c) or absence from
an inclusion zone established under par. (c).
* $b0226/P3.1*$ Section 3153m. 301.48 (3) (b) of the statutes, as created by 2005
Wisconsin Act 431, is amended to read:
301.48 (3) (b) The department shall contract with a vendor using a competitive
process under s. 16.75 to provide staff in this state to install, remove, and maintain
equipment related to global positioning system tracking services and passive

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sub. (6) or (7).

1	positioning system tracking services for purposes of this section. The term of the
2	contract may not exceed 3 years.
3	* $\mathbf{b0226/P3.1*}$ Section 3154m. 301.48 (3) (c) of the statutes, as created by 2005
4	Wisconsin Act 431, is amended to read:
5	301.48 (3) (c) For each person who is subject to global positioning system
6	tracking under this section, the department shall create individualized exclusion
7	and inclusion zones for the person, if necessary to protect public safety. In creating
8	exclusion zones, the department shall focus on areas where children congregate,
9	with perimeters of 100 to 250 feet, and on areas where the person has been prohibited
10	from going as a condition of probation, extended supervision, parole, conditional
11	release, or supervised release, or lifetime supervision. In creating inclusion zones
12	for a person on supervised release, the department shall consider s. $980.08 (7) (9)$.
13	* $\mathbf{b0226/P3.1*}$ Section 3156m. 301.48 (4) (b) of the statutes, as created by 2005
14	Wisconsin Act 431, is amended to read:
15	301.48 (4) (b) If required by the department, a person who is subject to global
16	positioning system tracking or passive positioning system tracking shall pay for the
17	cost of tracking up to the amount calculated for the person under par. (a) 2. The
18	department shall collect moneys paid by the person under this paragraph and credit
19	those moneys to the appropriation under s. 20.410 (1) (gk).
20	* b0226/P3.1 * Section 3164m. 301.48 (7m) of the statutes is created to read:
21	301.48 (7m) Termination if Person Moves out of State. Notwithstanding sub.
22	(2), if a person who is subject to being tracked under this section moves out of state,

the department shall terminate the person's tracking. If the person returns to the

state, the department shall reinstate the person's tracking except as provided under

b0226/P3.1 SECTION 3165m. 301.48 (8) of the statutes, as created by 2005 Wisconsin Act 431, is repealed.

-1386/1.1 Section 3168. 302.05 (1) (c) of the statutes is amended to read:

302.05 (1) (c) The Robert E. Ellsworth Correctional Center The department of corrections and the department of health and family services shall, at any correctional facility the departments determine is appropriate, provide a substance abuse treatment program for inmates for the purposes of the earned release program described in sub. (3).

-1261/5.865 *-1267/P1.341* Section 3178. 302.372 (2) (b) of the statutes is amended to read:

302.372 (2) (b) Before seeking any reimbursement under this section, the county shall provide a form to be used for determining the financial status of prisoners. The form shall provide for obtaining the social security number of the prisoner, the age and marital status of a prisoner, the number and ages of children of a prisoner, the number and ages of other dependents of a prisoner, the income of a prisoner, type and value of real estate owned by a prisoner, type and value of personal property owned by a prisoner, the prisoner's cash and financial institution accounts, type and value of the prisoner's investments, pensions and annuities and any other personalty of significant cash value owned by a prisoner. The county shall use the form whenever investigating the financial status of prisoners. The information on a completed form is confidential and not open to public inspection or copying under s. 19.35 (1), except that the county shall provide the name and address of an individual, the name and address of the individual's employer and financial information related to the individual from a form completed under this paragraph in response to a request for information under s. 49.22 (2m) made by the department

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of workforce development children and families or a county child support agency under s. 59.53 (5).

-0905/3.82 Section 3179. 302.38 (3) of the statutes is amended to read:

302.38 (3) The maximum amount that a governmental unit may pay for the costs of medical or hospital care under this section is limited for that care to the amount payable by medical assistance under subch. IV of ch. 49, except s. excluding ss. 49.468 and 49.471 (11), for care for which a medical assistance rate exists. No provider of medical or hospital care may bill a prisoner under sub. (1) for the cost of care exceeding the amount paid under this subsection by the governmental unit. If no medical assistance rate exists for the care provided, there is no limitation under this subsection.

-0905/3.83 Section 3180. 302.386 (1) of the statutes is amended to read:

302.386 (1) Except as provided in sub. (5), liability for medical and dental services furnished to residents housed in prisons identified in s. 302.01, in a juvenile correctional facility, or in a secured residential care center for children and youth, or to forensic patients in state institutions for those services that are not provided by employees of the department shall be limited to the amounts payable under ss. 49.43 to 49.47, except s. 49.471, excluding ss. 49.468 and 49.471 (11), for similar services. The department may waive any such limit if it determines that needed services cannot be obtained for the applicable amount. No provider of services may bill the resident or patient for the cost of services exceeding the amount of the liability under this subsection.

-1261/5.866 *-1267/P1.342* SECTION 3210. 341.51 (4) (an) of the statutes is amended to read:

341.51 (4) (an) If the applicant is an individual who does not have a social
security number, a statement made or subscribed under oath or affirmation that the
applicant does not have a social security number. The form of the statement shall
be prescribed by the department of workforce development children and families. A
registration that is issued under this section in reliance on a statement submitted
under this paragraph is invalid if the statement is false.

-1261/5.867 *-1267/P1.343* SECTION 3211. 341.51 (4g) (b) of the statutes is amended to read:

341.51 (4g) (b) The department of transportation may not disclose any information obtained under sub. (4) (am) or (ar) to any person except to the department of workforce development children and families for the sole purpose of administering s. 49.22 or the department of revenue for the sole purpose of requesting certifications under s. 73.0301.

-1261/5.868 *-1267/P1.344* SECTION 3212. 341.51 (4m) (a) of the statutes is amended to read:

341.51 (4m) (a) A registration shall be denied, restricted, limited or suspended if the applicant or licensee is an individual who is delinquent in making court-ordered payments of child or family support, maintenance, birth expenses, medical expenses or other expenses related to the support of a child or former spouse, or who fails to comply, after appropriate notice, with a subpoena or warrant issued by the department of workforce development children and families or a county child support agency under s. 59.53 (5) and related to paternity or child support proceedings, as provided in a memorandum of understanding entered into under s. 49.857.

1	*-1261/5.869* *-1267/P1.345* Section 3213. 342.06 (1) (eg) of the statutes
2	is amended to read:
3	342.06 (1) (eg) Except as provided in par. (eh), if the applicant is an individual,
4	the social security number of the applicant. The department of transportation may
5	not disclose a social security number obtained under this paragraph to any person
6	except to the department of workforce development children and families for the sole
7	purpose of administering s. 49.22 and to the department of revenue for the purposes
8	of administering state taxes and collecting debt.
9	*-1261/5.870* *-1267/P1.346* Section 3214. 342.06 (1) (eh) of the statutes
10	is amended to read:
11	342.06 (1) (eh) If the applicant does not have a social security number, a
12	statement made or subscribed under oath or affirmation that the applicant does not
13	have a social security number. The form of the statement shall be prescribed by the
14	department of workforce development children and families. A certificate of title
15	that is issued in reliance on a statement submitted under this paragraph is invalid
16	if the statement is false.
17	*-0355/1.1* Section 3216. 342.14 (1r) of the statutes is amended to read:
18	342.14 (1r) Upon filing an application under sub. (1) or (3), an environmental
19	impact fee of \$9, by the person filing the application. All moneys collected under this
20	subsection shall be credited to the environmental fund for environmental
21	management. This subsection does not apply after December 31, 2007 2009.
22	*b1181/P1.40* Section 3244b. 343.14 (2) (br) of the statutes is amended to
23	read:
24	343.14 (2) (br) If the applicant does not have a social security number, a
25	statement made or subscribed under oath or affirmation that the applicant does not

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1	have a social security number. The form of the statement shall be prescribed by the
2	department of workforce development children and families. A license that is issued
3	or renewed under s. 343.17 in reliance on a statement submitted under this
4	paragraph is invalid if the statement is false.
5	*b1181/P1.42* Section 3249b. 343.14 (2j) (b) of the statutes, as affected by
6	2005 Wisconsin Acts 25 and 59, is repealed and recreated to read:
7	343.14 (2j) (b) Except as otherwise required to administer and enforce this
8	chapter, the department of transportation may not disclose a social security number
9	obtained from an applicant for a license under sub. (2) (bm) to any person except to
10	the department of children and families for the sole purpose of administering s. 49.22
11	or to the department of revenue for the purposes of administering state taxes and
12	collecting debt.
13	*-1261/5.873* *-1267/P1.349* Section 3303. 343.305 (6) (e) 2. am. of the
14	statutes is amended to read:
15	343.305 (6) (e) 2. am. In the case of an individual who does not have a social
16	security number, a statement made or subscribed under oath or affirmation that the
17	applicant does not have a social security number. The form of the statement shall
18	be prescribed by the department of workforce development children and families. A

-1261/5.874 *-1267/P1.350* SECTION 3304. 343.305 (6) (e) 3. b. of the statutes is amended to read:

permit or approval that is issued or renewed under this section in reliance on a

statement submitted under this subd. 2. am. is invalid if the statement is false.

343.305 (6) (e) 3. b. The licensor may not disclose any information received under subd. 2. a. or b. except to the department of workforce development children

and families for purposes of administering s. 49.22 or the department of revenue for the sole purpose of requesting certifications under s. 73.0301.

-1261/5.875 *-1267/P1.351* SECTION 3351. 343.345 of the statutes is amended to read:

343.345 Restriction, limitation or suspension of operating privilege. The department shall restrict, limit or suspend a person's operating privilege if the person is delinquent in making court-ordered payments of child or family support, maintenance, birth expenses, medical expenses or other expenses related to the support of a child or former spouse, or who fails to comply, after appropriate notice, with a subpoena or warrant issued by the department of workforce development children and families or a county child support agency under s. 59.53 (5) and related to paternity or child support proceedings, as provided in a memorandum of understanding entered into under s. 49.857.

b0162/P1.74 SECTION 3387m. 343.50 (8) (b) of the statutes is amended to read:

343.50 (8) (b) The department may not disclose any record or other information concerning or relating to an applicant or identification card holder to any person other than a court, district attorney, county corporation counsel, city, village or town attorney, law enforcement agency, the applicant or identification card holder or, if the applicant or identification card holder is under 18 years of age, his or her parent or guardian. Except for photographs disclosed to a law enforcement agency under s. 343.237, persons entitled to receive any record or other information under this paragraph shall not disclose the record or other information to other persons or agencies. This paragraph does not prohibit the disclosure of a person's name or address, of the name or address of a person's employer or of financial information

1	that relates to a person when requested under s. 49.22 (2m) by the department of
2	workforce development children and families or a county child support agency under
3	s. 59.53 (5).
4	*-1261/5.877* *-1267/P1.353* SECTION 3391. $343.61(2)(a)$ 1m. of the statutes
5	is amended to read:
6	343.61 (2) (a) 1m. In the case of an individual who does not have a social
7	security number, a statement made or subscribed under oath or affirmation that the
8	individual does not have a social security number. The form of the statement shall
9	be prescribed by the department of workforce development children and families. A
10	license that is issued by the department in reliance on a statement submitted under
11	this subdivision is invalid if the statement is false.
12	*-1261/5.878* *-1267/P1.354* Section 3392. 343.61 (2) (b) of the statutes is
13	amended to read:
14	343.61 (2) (b) The department of transportation may not disclose any
15	information received under par. (a) 1. or 2. to any person except to the department
16	of workforce development children and families for purposes of administering s.
17	49.22 or the department of revenue for the sole purpose of requesting certifications
18	under s. 73.0301.
19	*-1261/5.879* *-1267/P1.355* Section 3393. 343.62 (2) (am) of the statutes
20	is amended to read:
21	343.62 (2) (am) If the applicant does not have a social security number, a
22	statement made or subscribed under oath or affirmation that the applicant does not
23	have a social security number. The form of the statement shall be prescribed by the

department of workforce development children and families. A license that is issued

1	by the department in reliance on a statement submitted under this paragraph is
2	invalid if the statement is false.
3	*-1261/5.880* *-1267/P1.356* Section 3394. 343.62 (2) (b) of the statutes is
4	amended to read:
5	343.62 (2) (b) The department of transportation may not disclose a social
6	security number obtained under par. (a) to any person except to the department of
7	workforce development children and families for the sole purpose of administering
8	s. 49.22 or the department of revenue for the sole purpose of requesting certifications
9	under s. 73.0301.
10	*-1261/5.881* *-1267/P1.357* Section 3395. 343.66 (2) of the statutes is
11	amended to read:
12	343.66 (2) The secretary shall deny, restrict, limit or suspend any driver school
13	license issued under s. 343.61 or instructor's license issued under s. 343.62 or refuse
14	to renew a driver school license or instructor's license if the applicant or licensee is
15	an individual who is delinquent in making court-ordered payments of child or family
16	support, maintenance, birth expenses, medical expenses or other expenses related
17	to the support of a child or former spouse, or who fails to comply, after appropriate
18	notice, with a subpoena or warrant issued by the department of workforce
19	development children and families or a county child support agency under s. 59.53
20	(5) and related to paternity or child support proceedings, as provided in a
21	memorandum of understanding entered into under s. 49.857.
22	*b1271/P1.11* Section 3425m. 346.93 (1) of the statutes is amended to read:
23	346.93 (1) No underage person, as defined under s. 125.02 (20m), may
24	knowingly possess, transport, or have under his or her control any alcohol beverage
25	in any motor vehicle unless the person is employed by a brewer, an, brewpub, alcohol

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beverage licensee, wholesaler, retailer, distributor, manufacturer, or rectifier and is possessing, transporting, or having such beverage in a motor vehicle under his or her control during his or her working hours and in the course of employment, as provided under s. 125.07 (4) (bm).

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-1261/5.882 *-1267/P1.358* SECTION 3436. 349.19 of the statutes is amended to read:

349.19 Authority to require accident reports. Any city, village, town or county may by ordinance require the operator of a vehicle involved in an accident to file with a designated municipal department or officer a report of such accident or a copy of any report required to be filed with the department. All such reports are for the confidential use of such department or officer and are otherwise subject to s. 346.73, except that this section does not prohibit the disclosure of a person's name or address, of the name or address of a person's employer or of financial information that relates to a person when requested under s. 49.22 (2m) to the department of workforce development children and families or a county child support agency under under s. 59.53 (5).

-0394/2.4 Section 3437. 350.055 of the statutes is renumbered 350.055 (1) and amended to read:

350.055 (1) The department shall establish a program of instruction on snowmobile laws, including the intoxicated snowmobiling law, regulations, safety and related subjects. The program shall be conducted by instructors certified by the department. The department may procure liability insurance coverage for certified instructors for work within the scope of their duties under this section. For each person who is under the age of 16 years, the program shall include 6 hours of classroom instruction, and the instructor may provide to the person up to 2

additional hours of instruction on a snowmobile as to how it is actually operated.
Each person satisfactorily completing this program shall receive a snowmobile
safety certificate from the department. The department shall establish by rule an
instruction fee for this program. An instructor conducting a program of instruction
under this section shall collect the instruction fee from each person who receives
instruction. The department may determine the portion of this fee, which may not
exceed 50%, that the instructor may retain to defray expenses incurred by the
instructor in conducting the program. The instructor shall remit the remainder of
the fee or, if nothing is retained, the entire fee to the department. The department
shall issue a duplicate certificate of accomplishment to a person who is entitled to a
duplicate certificate of accomplishment and who pays a fee of \$2.75.

(2) A person who is required to hold a valid snowmobile safety certificate may operate a snowmobile in this state if the person holds a valid snowmobile safety certificate issued by another state or province of the Dominion of Canada and if the course content of the program in such other state or province substantially meets that established by the department under this section.

b0480/3.2 Section 3449. 440.03 (9) (intro.) of the statutes is renumbered 440.03 (9) (a) (intro.) and amended to read:

440.03 (9) (a) (intro.) The <u>Subject to pars. (b) and (c)</u>, the department shall include all of the following with each biennial budget request that it makes under s. 16.42, biennially, determine each fee for an initial credential for which no examination is required, for a reciprocal credential, and for a credential renewal by doing all of the following:

***b0480/3.2* Section 3450.** 440.03 (9) (a) of the statutes is renumbered 440.03 (9) (a) 1. and amended to read:

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440.03 (9) (a) 1. A recalculation of Recalculating the administrative and
enforcement costs of the department that are attributable to the regulation of each
occupation or business under chs. 440 to 480 and that are included in the budge
request.

b0480/3.3 Section 3451. 440.03 (9) (b) of the statutes is renumbered 440.03 (9) (a) 2, and amended to read:

440.03 (9) (a) 2. A recommended change to Not later than January 31 of each odd-numbered year, adjusting for the succeeding fiscal biennium each fee specified under s. 440.05 (1) for an initial credential for which an examination is not required, under s. 440.05 (2) for a reciprocal credential, and under, subject to s. 440.08 (2) (a), for a credential renewal, if the change an adjustment is necessary to reflect the approximate administrative and enforcement costs of the department that are attributable to the regulation of the particular occupation or business during the period in which the initial or reciprocal credential or credential renewal is in effect and, for purposes of the recommended change to each fee specified under s. 440.08 (2) (a) for a credential renewal, to reflect an estimate of any additional moneys available for the department's general program operations, during the budget period to which the biennial budget request applies, as a result of appropriation transfers that have been or are estimated to be made under s. 20.165 (1) (i) prior to and during that budget period during the fiscal biennium in progress at the time of the deadline for an adjustment under this subdivision or during the fiscal biennium beginning on the July 1 immediately following the deadline for an adjustment under this subdivision.

license granted under s. 440.91 (1).

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(b) The department may not recommend an initial credential fee that exceeds		
the amount of the fee that the department recommends for a renewal of the same		
credential, if no examination is required for the initial credential.		
b0480/3.3 Section 3452. 440.03 (9) (c) of the statutes is created to read:		
440.03 (9) (c) The cemetery board may by rule impose a fee in addition to the		
renewal fee determined by the department under this subsection for renewal of a		

b0480/3.3 Section 3453. 440.03 (9) (d) of the statutes is created to read:

440.03 (9) (d) Not later than 14 days after completing proposed fee adjustments under par. (a), the department shall send a report detailing the proposed fee adjustments to the cochairpersons of the joint committee on finance. If, within 14 working days after the date that the department submits the report, the cochairpersons of the committee notify the secretary that the committee has scheduled a meeting for the purpose of reviewing the proposed adjustments, the department may not impose the fee adjustments until the committee approves the report. If the cochairpersons of the committee do not notify the secretary, the department shall notify credential holders of the fee adjustments by posting the fee adjustments on the department's Internet Web site and in credential renewal notices sent to affected credential holders under s. 440.08 (1).

-1261/5.883 *-1267/P1.359* SECTION 3454. 440.03 (11m) (am) of the statutes is amended to read:

440.03 (11m) (am) If an applicant specified in par. (a) 1. or 2. is an individual who does not have a social security number, the applicant shall submit a statement made or subscribed under oath that the applicant does not have a social security number. The form of the statement shall be prescribed by the department of

1	workforce development children and families. A credential or license issued in
2	reliance upon a false statement submitted under this paragraph is invalid.
3	*-1261/5.884* *-1267/P1.360* SECTION 3455. 440.03 (11m) (c) of the statutes
4	is amended to read:
5	440.03 (11m) (c) The department of regulation and licensing may not disclose
6	a social security number obtained under par. (a) to any person except the coordinated
7 8 9	licensure information system under s. 441.50 (7); the department of workforce development children and families for purposes of administering s. 49.22; and, for a social security number obtained under par. (a) 1., the department of revenue for the
10	purpose of requesting certifications under s. 73.0301 and administering state taxes.
11	*-1261/5.885* *-1261/P3.571* SECTION 3456. 440.03 (12m) of the statutes is
12	amended to read:
13 14	440.03 (12m) The department of regulation and licensing shall cooperate with the departments of justice, children and families, and health and family services in
15	developing and maintaining a computer linkup to provide access to information
16	regarding the current status of a credential issued to any person by the department
17	of regulation and licensing, including whether that credential has been restricted in
18	any way.
19	*b0480/3.4* Section 3458. 440.03 (14) (a) 1. c. of the statutes is amended to
20	read:
21	440.03 (14) (a) 1. c. The person pays the initial credential fee specified in s
22	440.05 (1) determined by the department under s. 440.03 (9) (a) and files with the
23	department evidence satisfactory to the department that he or she is certified
24	registered or accredited as required under subd. 1. a.